Rev. 1/16/01 Effective March 1998

CLAIN	inventors are named below) of the	nal, first and sole inventor (if only one name the subject matter which is claimed and for w	hich a patent is sought on the inven	
e attached specification, or e specification in the application Serial No	IMAGE PROCESSI	NG APPARATUS AND IMAGE P	ROCESSING METHOD	· · · · · · · · · · · · · · · · · · ·
e attached specification, or e specification in the application Serial No	ch is described and claimed in:	٠.	•	
with amendments through	attached specification, or			
e specification in International Application No. PCT/_IPO3/03688, filed _March26,2003 and as amended (if applicable).  by state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended dment(s) referred to above.  nowledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability the 37, Code of Federal Regulations, §1.56.  by claim priority benefits under Title 35. United States Code, §119 (and §172 if this application is for a Design) of any application or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having before that of the application on which priority is claimed:  COUNTRY APPLICATION NO. DATE OF FILING PRIOR CLAIM		Serial No.		;
(if applicable).  The state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above-identified specification known to me to be material to patentability and leads of the applications, §1.56.  The state that I have reviewed and understand the contents of the applications, including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the applications, including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the applications, including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above including the claims, as amend dment(s) referred to above.  The state that I have reviewed and understand the contents of the above including the claims, as amend dment(s) referred to above including the claims, as amend dment(s) referred to above including the claims, as amend dment(s) referred to above including the claims, as a mend did not a second to a second the claims, as a mend did not a second to a second the claims of the above including the claims, as a mend did not a second to a second the claims of the above including the claims, as a mend did not a second to a second the claims of the above includ				
cby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amend dment(s) referred to above.  Howledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability the 37, Code of Federal Regulations, §1.56.  The property benefits under Title 35. United States Code, §119 (and §172 if this application is for a Design) of any application or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having before that of the application on which priority is claimed:  COUNTRY  APPLICATION NO.  DATE OF FILING PRIOR CLAIM	•		, filed March 26, 2003 and	as amended
nowledge my duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability tile 37, Code of Federal Regulations, §1.56.  The perfect of the priority benefits under Title 35. United States Code, §119 (and §172 if this application is for a Design) of any application or inventor's certificate listed below and have also identified below any application for patent or inventor's certificate having before that of the application on which priority is claimed:    COUNTRY   APPLICATION NO.   DATE OF FILING   PRIOR CLAIM.		in applicable).		•
CLAIN	by claim priority benefits under	Title 35. United States Code, §119 (and §172	2 if this application is for a Design)	of any applicati
Japan 2002-087854 March 27, 2002 Yes			pheanon for patent of five not's cer	tificate having a
	efore that of the application on v	which priority is claimed:	1	PRIORITY CLAIMED
	efore that of the application on v	which priority is claimed:  APPLICATION NO.	DATE OF FILING	PRIORITY
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	COUNTRY  Japan  y claim the benefit under Title of each of the claims of this auph of Title 35, United States C	which priority is claimed:  APPLICATION NO.	DATE OF FILING  March 27, 2002  Matter application (s) listed below and ed States application in the manner e information material to patentabil	PRIORITY CLAIMED Yes  insofar as the second decided by the lity as defined in the lity as d

अंतिकार होते हैं

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from AOYAMA & PARTNERS

as to any action to be taken in the U.S.

Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.



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I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1st Inventor	yosimase spate		Date September 9,2004
			Date
3rd Inventor _			Date
4th Inventor _			Date
5th Inventor _			Date
6th Inventor _		-	Date
7th Inventor _			Date
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	olication may be more particularly identified as follows:		
U.S. Applicati	on Serial No.	Filing Date	September 23, 2004
Applicant Ref	erence Number 538828	Atty Docket No	2004-1456A
Title of Invent	tion IMAGE PROCESSING APPARATUS AN	ND IMAGE PROCE	SSING METHOD
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